## UNITED STATES DISTRICT COURT

EASTERN DISTRICT OF NEW YORK				
UNITED STATES OF AMERICA  APPLICATION AND ORDER OF EXCLUDABLE DELAY				
Joseph	Neumeyer	Case No	25 MJ 195	
The United States of America and the defendant hereby jointly request that the time period from May 25, 2025 to June 24, 2025 be excluded from the computation of the time period within which				
	nn information or indictment rial of the charges against de		e. (XC)	
The parties seek the exclusion of the foregoing period because				
they are engaged in plea negotiations, which they believe are likely to result in a disposition of this case without trial, and they require an exclusion of time in order to focus efforts on plea negotiations without the risk that they would not, despite their diligence, have reasonable time for effective preparation for trial,  they need additional time to prepare for trial due to the complexity of case,				
Sixth Amendment this Court adopted	to the Constitution; the Spe I pursuant to that Act; and R	edy Trial Act of 1974, 18 ule 50(b) of the Federal before a jury within a spe	unsel of his/her rights guaranteed us U.S.C. §§ 3161-74; the plan and Rules of Criminal Procedure. The ecified time not counting periods experience of the counting periods experience.	d rules of defendant
Jan	75)			
Counsel for Defeat	dant			
on the date below, the time within wh that this exclusion speedy trial for the giv without trial, the exthat they would be exercise of due dil	the time period from	ndictment must be filed of ustice and outweigh the indecord and because that ongoing plea negotall counsel to focus their	defendant having been heard at a second control of the public and the defendance of the defendance	computing Court finds Indant in a Of this case ut the risk
SO ORD  Dated: Brooklyi  May 25	n, N.Y	\frac{1}{0}	United States Magistrate Judge	